Approved: 8.08 D-6.03

Revised:

	STATE OF I	G0775 m
		COURT
In The Matter	of	
		Case No.
A Child Allego	ed to be a Delinquent Child	
O	RDER ON INITIAL HEARING ( CRIME DELINQUENT (	
The S	State of Indiana appears by _	<b>,</b>
(Deputy/Prose person and wi	cuting Attorney). The child,	guardian) (custodian) appear in person. Also,
The delinquen	cy petition comes on for Initial Hear	ing.
The Court now	finds that:	
	attorney child and parents waive the child's	appears for child; or right to an attorney pursuant to IC 31-32-5-1.
	t determines that:	
	the delinquency charged is not subj the Prosecutor does not intend to se	
required by IC	-	arent(s), guardian or custodian of the matters ds that the child is years of age and that delinquency petition.
[Use fo	ollowing paragraph if felonious act a	dmitted, otherwise strike it]
an adult. The	-	y the child would be a felony if committed by ted by the child, and the class of the felony, if
Statutory Citat	ion	Class of Felony:

Upon such finding it is now adjudged by the Court that said child is a delinquent child as defined by IC 31-37-1-1.

## [Include the following applicable paragraphs:]

A)	The Court orders to prepare and file a Pre dispositional Report and the Court schedules a Dispositional Hearing in this case for the day of 20, at o'clockM and further orders:
B)	The legal settlement of the child is The Department of Child Services, Local Office(DCS), or the Probation Department if DCS has not recommended or concurred in the placement, shall provide the notice required under IC 20-26-11-9.
C)	The Court refers the possibility of a restrictive placement of the child for review by local coordinating committee.
D)	By agreement of the parties, and with the consent of the child and child's parent(s), an immediate Dispositional Hearing is requested and held.
So ordered th	his, 20
	Judge